

## UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

DATE MAILED: 10/06/2006

APPLICATION NO	. FII	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/065,923 11/30/2002		1/30/2002	Iwao Fujisaki	5324	
33661	7590	10/06/2006		EXAM	INER
IWAO FU 1-3-14 Par	JISAKI k Heim A10	03		FREJD, RUSSE	LL WARREN
MITAKASHI Inokashira				ART UNIT	PAPER NUMBER
TOKYO, 181-0001 JAPAN				2128	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
		10/065,923				
	Office Action Summary	Examiner	FUJISAKI, IWAO			
		·	Art Unit			
	The MAILING DATE of this communication app	Russell Frejd	2128			
Period fe	or Reply	rears on the cover sneet t	vial the correspondence address			
WHIC - Exte after - If NC - Failu Any	CORTENED STATUTORY PERIOD FOR REPL' CHEVER IS LONGER, FROM THE MAILING Dansions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period or reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUN 36(a). In no event, however, may a will apply and will expire SIX (6) MC	IICATION. a reply be timely filed  ONTHS from the mailing date of this communication.  ABANDONED (35 U.S.C. & 133)			
Status			•			
1)⊠	Responsive to communication(s) filed on 30 Ja	anuary 2006				
		action is non-final.				
·	tters, prosecution as to the merits is					
	closed in accordance with the practice under E					
Disposit	ion of Claims	-				
	Claim(s) 29-31 is/are pending in the application	n				
الحــــــــــــــــــــــــــــــــــــ	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)	Claim(s) is/are allowed.	minom consideration.				
_	Claim(s) <u>29-31</u> is/are rejected.					
	Claim(s) is/are objected to.					
8)[	Claim(s) are subject to restriction and/o	r election requirement.				
Applicat	ion Papers					
•	The specification is objected to by the Examine	r				
	The drawing(s) filed on is/are: a) acceptable		hy the Examiner			
,	Applicant may not request that any objection to the	·	•			
	Replacement drawing sheet(s) including the correct					
11)	The oath or declaration is objected to by the Ex					
Priority (	under 35 U.S.C. § 119					
	Acknowledgment is made of a claim for foreign	priority under 35 H S C	8 119(a)_(d) or (f)			
	☐ All b)☐ Some * c)☐ None of:	priority drider 35 0.3.0.	3 119(a)-(d) or (i).			
,.	1. Certified copies of the priority documents	s have been received.	•			
	2. Certified copies of the priority documents		Application No.			
	3. Copies of the certified copies of the prior					
	application from the International Bureau					
* 5	See the attached detailed Office action for a list	of the certified copies no	t received.			
		·				
Attachmen	• •					
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)		Summary (PTO-413)			
2)						
Paper No(s)/Mail Date 6) Other:						

In re Application of: Fujisaki

## Examination of Application #10/065,923

 Claims 29-31 of application 10/065,923, filed on 30-November-2002, are presented for examination. This communication is in response to Applicant's amendment received 30-January-2006. Claims 11-28 were cancelled by this amendment.

## Claim Rejections under 35 U.S.C. § 112, 2nd Paragraph

2. Claims 29-31 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The following is a list of the specific rejections:

Claim 29 line 1 which displays object

line 2 on display

method comprising the steps

retrieving image

line 3 from data storage

line 4 comprises arm

comprises upper

line 6 arm joint angle value

line 8 indicates 1<sup>st</sup> value

1<sup>st</sup> length of wrinkle image

line 9 image of wrinkle

line 10 indicates 2<sup>nd</sup> value

Serial Number: 10/065,923

In re Application of: Fujisaki

claim 29	line 11	of wrinkle image
	line 12	2 <sup>nd</sup> value is value
claim 30	line 1	displays object
	line 2	method comprising
		retrieving image
	line 4	object comprises arm
		arm comprises upper arm
	line 6	arm joint angle value which
	line 8	indicates 1 <sup>st</sup> value
		1 <sup>st</sup> amount of wrinkle image
	line 10	value indicates 2 <sup>nd</sup> value
	line 11	2 <sup>nd</sup> amount of wrinkle image
·	line 12	2 <sup>nd</sup> value is value higher
claim 31	line 1	displays object
	line 2	method comprising the
	·	retrieving image
	line 3	object from data storage
	line 4	comprises arm
		comprises upper arm
	line 6	arm joint angle value which
	line 8	indicates 1 <sup>st</sup> value
		1 <sup>st</sup> length of wrinkle image

Page 4

Serial Number: 10/065,923

In re Application of: Fujisaki

claim 31	line 9	image of wrinkle of a certain
	line 10	a 1 <sup>st</sup> amount of wrinkle image
	line 12	indicates 2 <sup>nd</sup> value
		a 2 <sup>nd</sup> length of wrinkle image
	line 13	image of wrinkle shorter than
	line 14	a 2 <sup>nd</sup> amount of wrinkle image
	line 16	2 <sup>nd</sup> value is value higher than

## Claim Rejections under 35 U.S.C. § 101

- 3. 35 U.S.C. 101 reads as follows:
  - Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter or any new and useful improvement thereof, may obtain a patent therefore, subject to the conditions and requirements of this title.
- 3.1 Claim 30 is rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. The invention claims (claim 30 Preamble), "An arm joint wrinkle displaying method which displays (an) object with arm joint wrinkle on display."
- 3.2 MPEP Section 2106(IV)(B)(2)(b)(ii) provides that a statutory computer process is determined not by how the computer performs the process, but by what the computer does to achieve a practical application with a useful, concrete and tangible result. For example, a computer process that simply calculates a mathematical algorithm that models noise is nonstatutory, while a claimed process for digitally filtering noise employing the mathematical algorithm is statutory. The long line of cases in this area that are referred to in MPEP Section

Serial Number: 10/065,923 Page 5

In re Application of: Fujisaki

2106(IV)(B)(2)(b)(ii) exemplify this requirement, by utilizing in the claim language, terms such as controlling, executing, changing and removing. In view of the aforementioned requirement and the interim guidelines for 101 subject matter eligibility, the Examiner respectfully contends that the claim language of independent claim 30 does not claim a practical application or provide a

useful, concrete and tangible result, wherein no length is displayed as in claims 29 and 31.

3.3 For at least these reasons, the Examiner respectfully posits that claim 30 of the present invention does not meet the criteria for a statutory process. Accordingly, claim 30 is determined to be an arm joint wrinkle displaying method which displays (an) object with arm joint wrinkle on display, consisting solely of mathematical operations, converting one set of numbers into another set of numbers, whereby the method does not manipulate appropriate subject matter,

and thus cannot constitute a statutory process (MPEP Section 2106(IV)(B)(2)(c)).

Allowed Claims

**4.** Claims 29-31 are deemed allowable over the current prior art of record, pending resolution of any rejections noted above.

Response Guidelines

5. A shortened statutory period for response to this action is set to expire 3 (three) months and 0 (zero) days from the date of this letter. Failure to respond within the period for response will cause the application to become abandoned (see MPEP 710.02, 710.02(b)).

5.1 Any response to the Examiner in regard to this non-final action should be

directed to: Russell Frejd, telephone number (571) 272-3779, Monday-Friday from 0530 to 1400 ET, or the examiner's supervisor, Kamini Shah,

telephone number (571) 272-2279. Inquires of a general nature or

In re Application of: Fujisaki

relating to the status of this application should be directed to the TC2100

Group Receptionist (571) 272-2100.

mailed to:

Commissioner of Patents and Trademarks

P.O. Box 1450, Alexandria, VA 22313-1450

or faxed to: (571) 273-8300

Hand-delivered responses should be brought to the Customer Service Window, Randolph Building, 401 Dulany Street, Alexandria, VA, 22314.

Date: 1-October-2006

PRIMARY EXAMINER